

100TH GENERAL ASSEMBLY

State of Illinois

2017 and 2018

нв5730

by Rep. Michael Halpin

SYNOPSIS AS INTRODUCED:

New Act 35 ILCS 5/227 new

Creates the Bicentennial Mississippi River Region Redevelopment Historic Tax Credit Act. Provides that an income tax credit is granted to an eligible taxpayer who makes expenditures pursuant to a qualified rehabilitation plan for the rehabilitation of a historic structure located a qualified county. Provides that the credit is available for taxable years beginning on or after January 1, 2019 and ending on or before December 31, 2029. Provides that the credit is equal to 25% of the amount of the expenditure. Contains provisions concerning eligible eligible expenditures. Provides that eligible taxpayers must apply with the Department of Commerce and Economic Opportunity within 6 months after the effective date of the Act. Provides that the credit may be carried forward for up to 10 years and may be carried back for up to 3 years. Amends the Illinois Income Tax Act to make conforming changes. Effective immediately.

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FISCAL NOTE ACT MAY APPLY

A BILL FOR

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AN ACT concerning revenue.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

Section 1. Short title. This Act may be cited as the
Bicentennial Mississippi River Region Redevelopment Historic
Tax Credit Act.

Section 5. Definitions. As used in this Act, unless the
context clearly indicates otherwise:

9 "Department" means the Department of Commerce and Economic10 Opportunity.

11 "Division" means the Historic Preservation Division within12 the Department of Natural Resources.

"Qualified county" means Adams, Alexander, Bond, Brown,
Calhoun, Carroll, Clinton, Greene, Hancock, Henderson, Henry,
Jackson, Jersey, Jo Daviess, Johnson, Knox, Macoupin, Madison,
McDonough, Mercer, Monroe, Perry, Pike, Pulaski, Randolph,
Rock Island, Schuyler, St. Clair, Stephenson, Union, Warren,
Washington, Whiteside, and Williamson Counties.

19 "Qualified expenditures" means all the costs and expenses 20 defined as qualified rehabilitation expenditures under Section 21 47 of the federal Internal Revenue Code which were incurred in 22 connection with a qualified historic structure.

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"Qualified historic structure" means any structure that is

1 located in a qualified county and that is defined as a 2 certified historic structure under Section 47 (c)(3) of the 3 federal Internal Revenue Code.

"Qualified rehabilitation plan" means a project that is
approved by the Division as being consistent with the standards
in effect on the effective date of this Act for rehabilitation
as adopted by the federal Secretary of the Interior.

8 "Qualified taxpayer" means the owner of the qualified 9 historic structure or any other person who may qualify for the federal rehabilitation credit allowed by Section 47 of the 10 11 federal Internal Revenue Code. If the taxpayer is (i) a 12 corporation having an election in effect under Subchapter S of 13 the federal Internal Revenue Code, (ii) a partnership, or (iii) 14 a limited liability company, the credit provided under this Act 15 may be claimed by the shareholders of the corporation, the 16 partners of the partnership, or the members of the limited 17 liability company in the same manner as those shareholders, partners, or members account for their proportionate shares of 18 the income or losses of the corporation, partnership, or 19 limited liability company, or as provided in the by-laws or 20 other executed agreement of the corporation, partnership, or 21 22 limited liability company. Credits granted to a partnership, a 23 limited liability company taxed as a partnership, or other 24 multiple owners of property shall be passed through to the 25 partners, members, or owners respectively on a pro rata basis 26 or pursuant to an executed agreement among the partners,

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1 members, or owners documenting any alternate distribution 2 method.

3 Section 10. Allowable credit. To the extent authorized by 4 this Act, for taxable years beginning on or after January 1, 5 2019 and ending on or before December 31, 2029, there shall be 6 allowed a tax credit against the tax imposed by subsections (a) and (b) of Section 201 of the Illinois Income Tax Act in an 7 8 amount equal to 25% of qualified expenditures incurred by a 9 qualified taxpayer during the taxable year in the restoration 10 and preservation of a qualified historic structure pursuant to 11 a qualified rehabilitation plan, provided that the total amount 12 of such expenditures (i) must equal \$5,000 or more, and (ii) 13 must exceed 50% of the purchase price of the property. If the 14 amount of any tax credit awarded under this Act exceeds the 15 qualified taxpayer's income tax liability for the year in which 16 the qualified rehabilitation plan was placed in service, the excess amount may be carried forward for deduction from the 17 18 taxpayer's income tax liability in the next succeeding year or years until the total amount of the credit has been used, 19 except that a credit may not be carried forward for deduction 20 21 after the tenth taxable year after the taxable year in which 22 the qualified rehabilitation plan was placed in service. To obtain a tax credit pursuant to this Act, an application must 23 be made to the Department no later than 6 months after the 24 25 effective date of this Act. The Department, in consultation - 4 - LRB100 18048 HLH 33237 b

with the Division, shall determine the amount of eligible 1 2 rehabilitation costs and expenses. The Division shall determine whether the rehabilitation is consistent with the 3 standards of the Secretary of the United States Department of 4 5 the Interior for rehabilitation. Upon completion and review of the project, the Department shall issue a certificate in the 6 amount of the eligible credits. At the time the certificate is 7 8 issued, an issuance fee up to the maximum amount of 2% of the 9 amount of the credits issued by the certificate may be 10 collected from the applicant to administer the Act. Ιf 11 collected, this issuance fee shall be evenly divided between 12 the Department and the Division. The taxpayer must attach the 13 certificate to the tax return on which the credits are to be 14 claimed.

15 Section 15. Transfer of credits. Any qualified taxpayer, 16 referred to in this Section as the assignor, may sell, assign, convey, or otherwise transfer tax credits allowed and earned 17 18 under this Act. The taxpayer acquiring the credits, referred to in this Section as the assignee, may use the amount of the 19 acquired credits to offset up to 100% of its income tax 20 21 liability for either the taxable year in which the qualified 22 rehabilitation plan was first placed into service or the 23 taxable year in which such acquisition was made. Unused credit 24 amounts claimed by the assignee may be carried forward for up 25 to 10 years or carried back for up to 3 years, except that all

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credits must be claimed within 10 years after the tax year in 1 2 which the qualified rehabilitation plan was first placed into 3 service and may not be carried back to a tax year prior to the tax year in which the credit was issued. The assignor shall 4 5 enter into a written agreement with the assignee establishing the terms and conditions of the agreement and shall perfect the 6 7 transfer by notifying the Department in writing within 90 calendar days after the effective date of the transfer and 8 9 shall provide any information as may be required by the 10 Department to administer and carry out the provisions of this 11 Section. If credits that have been transferred are subsequently 12 reduced, adjusted, or recaptured, in whole or in part, by the 13 Department, the Department of Revenue, or any other applicable government agency, only the original qualified taxpayer that 14 15 was awarded the credits, and not any subsequent assignee of the 16 credits, shall be held liable to repay any amount of such 17 reduction, adjustment, or recapture of the credits.

18 Section 25. Pilot program; report. The Department may award no more than an aggregate of (i) \$30,000,000 in total tax 19 20 credits for qualified rehabilitation plans located in Madison, 21 Rock Island, or Jo Daviess County and (ii) \$15,000,000 in total 22 tax credits for qualified rehabilitation plans located in any other qualified county. On or before December 31, 2019 and on 23 24 or before December 31 of each year thereafter through 2029, the 25 Department must submit a report to the General Assembly

HB5730 - 6 - LRB100 18048 HLH 33237 b evaluating the effectiveness of this Act in stimulating 1 2 economic revitalization in the pilot program area. 3 Section 30. Powers. The Department and the Division shall 4 adopt rules for the administration of this Act. 5 Section 45. The Illinois Income Tax Act is amended by 6 adding Section 227 as follows: 7 (35 ILCS 5/227 new) 8 Sec. 227. Bicentennial Mississippi River Region 9 Redevelopment Historic Tax Credit Act. For tax years beginning 10 on or after January 1, 2019 and ending on or before December 11 31, 2029, a taxpayer who qualifies for a credit under the Bicentennial Mississippi River Region Redevelopment Historic 12 13 Tax Credit Act is entitled to a credit against the taxes 14 imposed under subsections (a) and (b) of Section 201 of this Act as provided in that Act. If the taxpayer is a partnership 15 16 or Subchapter S corporation, the credit shall be allowed to the partners or shareholders in accordance with the determination 17 of income and distributive share of income under Sections 702 18 19 and 704 and Subchapter S of the Internal Revenue Code. 20 If the amount of any tax credit awarded under this Section 21 exceeds the qualified taxpayer's income tax liability for the 22 year in which the qualified rehabilitation plan was placed in 23 service, the excess amount may be carried forward or back as

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provided in the Bicentennial Mississippi River Region Redevelopment Historic Tax Credit Act.

3 Section 99. Effective date. This Act takes effect upon4 becoming law.